2

4 5

6

8

10

1112

13

14 15

16

17

18

19 20

21

22

23

2425

26

STIPULATION AND [PROPOSED] ORDER REGARDING COMBINED AND EXTENDED BRIEFING SCHEDULE CASE NO. 2:17-cv-932-JLR-1

THE HONORABLE JAMES L. ROBART

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON SEATTLE DIVISION

CYWEE GROUP LTD.,

Plaintiff,

37

HTC CORPORATION and HTC AMERICA, INC.,

Defendants.

HTC CORPORATION and HTC AMERICA, INC.

Third-Party Plaintiffs,

٧.

CYWEE MOTION GROUP LTD.,

Third-Party Defendant.

CASE NO. 2:17-cv-00932-JLR

JURY TRIAL DEMANDED

STIPULATION AND [PROPOSED]
ORDER REGARDING COMBINED
AND EXTENDED BRIEFING
SCHEDULE

NOTE ON MOTION CALENDAR: MARCH 21, 2019

Jur.

14

11

19

24

Plaintiff CyWee Motion Group Ltd. and Third-Party Defendant CyWee Motion Group Ltd. (collectively "CyWee") and Defendants and Third-Party Plaintiffs HTC Corporation and HTC America, Inc. (collectively "HTC") respectfully submit the following Stipulation and [Proposed] Order Regarding Combined and Extended Briefing Schedule, and in support thereof, state as follows:

- 1. On March 4, 2019, CyWee filed a motion for a partial stay of the case. Dkt. 123. The noting date for that motion is March 22, 2019.
- 2. On March 18, 2019, HTC filed a combined opposition to CyWee's motion and cross-motion requesting a complete stay of the case. Dkt. 126. The noting date for that motion is April 5, 2019.
- 3. Currently, CyWee's reply in support of its motion is due on March 22, 2019, CyWee's opposition to HTC's cross-motion is due on April 1, 2019, and HTC's reply in support of its cross-motion is due on April 5, 2019.
- 4. So that the competing motions are taken under consideration on the same noting date, and in order to reduce redundant briefing and simplify matters before the Court, the parties stipulate and agree that a single additional submission from each party is appropriate. Therefore, subject to approval from the Court, the parties stipulate and propose that CyWee submit a single combined opposition and reply on or before April 1, 2019 and that HTC serve its reply on April 5, 2019.
 - 5. This Motion is made for good cause and not for purposes of undue delay.
- 6. Accordingly, CyWee and HTC respectfully request that the Court grant the Motion and order that CyWee's combined opposition and reply is due by April 1, 2019, and HTC's reply in support of its cross-motion is due on April 5, 2019, and that the Court consider both motions as of the noting date of April 5, 2019.

IT IS SO STIPULATED THROUGH COUNSEL OF RECORD.

SHORE CHAN DEPUMPO LLP 901 MAIN STREET, SUITE 3300 DALLAS, TX 75202 TELEPHONE: 214-593-9110

Jamie Y. Otto, CA Bar #295099 (pro hac vice) WILSON SONSINI GOODRICH & ROSATI

Professional Corporation 650 Page Mill Road

Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100 Email: jyoon@wsgr.com

rsmith@wsgr.com ashih@wsgr.com jotto@wsgr.com

Ty W. Callahan, CA Bar #312548 (pro hac vice) WILSON SONSINI GOODRICH & ROSATI

Professional Corporation 633 West Fifth Street, Suite 1550 Los Angeles, CA 90017-2027 Telephone: (323) 210-2900 Facsimile: (866) 974-7329

Email: tcallahan@wsgr.com

Attorneys for Defendants and Third-Party Plaintiffs HTC Corporation and HTC America, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on March 21, 2019, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Carmen E. Bremer

STIPULATION AND [PROPOSED] ORDER REGARDING COMBINED AND EXTENDED BRIEFING SCHEDULE CASE NO. 2:17-CV-932-JLR-5

SHORE CHAN DEPUMPO LLP 901 MAIN STREET, SUITE 3300 DALLAS, TX 75202 TELEPHONE: 214-593-9110 PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: 21 March 2019

The Honorable James L. Robart United States District Court Judge

STIPULATION AND [PROPOSED] ORDER REGARDING COMBINED AND EXTENDED BRIEFING SCHEDULE CASE NO. 2:17-CV-932-JLR-6

SHORE CHAN DEPUMPO LLP 901 MAIN STREET, SUITE 3300 DALLAS, TX 75202 TELEPHONE: 214-593-9110